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United States Bankruptcy Court Southern District of Georgia

14-11225

	eroy Smith in Mckenney-Smith			Case No.					
			Debtor(s)	Chapter 13					
			PLAN AND MOTIO 2005-3 Approved Form]	<u>ON</u>					
Debtor(Debtor(s) shall pay to the Trustee the sum of \$1,362.00 for the applicable commitment period of:								
· 	nonths: or nimum of 36 months	. § 1325(b)(4).		e include the following): in month .	These plan payments				
		ed, the Trustee shall make	_						
		fee as set by the United Sta							
	orney fees allowed pu	rsuant to § 507(a)(2) of \$		aid in accordance with a	pplicable General Orders				
	e in the order specifie	ss provided for otherwise ed by law.	in the plan will be pa	id in full over the life of	the plan as funds become				
(d)		s according to the contract the filing of the petition be arrearage claim):							
	CREDITOR		OF FIRST TRUSTE	E IN	ITIAL MONTHLY				
	-NONE-	PAYME	<u>NT</u>		PAYMENT				
IN THE	Debtor will make debts:	post-petition payments di	rect to creditor accord	ling to the contract on th	e following long-term				
	CREDITOR Ocwen Loan			INITIAL MON	THLY PAYMENT \$1,628.00				
(e) Ful	ly Secured Allowed C	Claims and Executory Con	tracts as set forth belo	ow:					
	CREDITOR	COLLATERAL	ESTIMATED	INTEREST RATE	MONTHLY				
	Ally Financial	2010 Chevy Camaro	<u>CLAIM</u> \$10 , 985 . 00	4.00%	<u>PAYMENT</u> \$100.00				
	Bmw Financial Services	2013 Mini Cooper	\$30,781.00	4.00%	\$125.00				
	Lendmark Financial Ser	2009 Ninja650	\$3,359.00	4.00%	\$25.00				
	Titlemax of Georgia, Inc	2007 GMC Yukon	\$5,000.00	4.00%	\$75.00				
		Claims. Debtor moves to vent in satisfaction of those			wing claims pursuant to				
	CREDITOR	COLLATERAL	<u>VALUATION</u>	INTEREST	MONTHLY PAYMENT				
	-NONE-			RATE %	FAIMENI				

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	(g) Cure payments on allowed prepetition a	arrearage claims set forth below. § 13	322(b)(5):	14-11225		
	CREDITOR Ocwen Loan		ESTIMATED PREP	ETITION CLAIM \$3,300.00		
	(h) The following unsecured allowed claim	as are classified to be paid at 100%	with interest at	_%;⊠ without interest.		
	CREDITOR -NONE-					
	(i) Allowed general unsecured claim or 6, will be paid a <u>1</u> % divide	ns, including the unsecured portion of dend or a prorata share of \$				
3.	Debtor will make § 1326(a)(1) pre-confirmate creditors:		payments on allowed c	claims of the following		
	CREDITOR	<u>AI</u>	DEQUATE PROTECT	TION OR LEASE MENT AMOUNT		
	-NONE-		1711	WILLYT THVIOCIVI		
4.	Debtor will pay all post-petition domestic support obligations direct to the holder of such claim identified here. § 101(Debtor requests Trustee to provide the statutory notice of § 1302(d) to these claimants.					
	CREDITOR -NONE-	ADDRESS	<u>S</u>			
5.	Pursuant to 11 U.S.C. §522(f), debtor move 349, with respect to the property described by	s to avoid the liens of the following below:	creditors, upon confirm	mation but subject to §		
	CREDITOR Springleaf Financial S	PROPERT All Collate				
6.	The following collateral is surrendered to the creditor to satisfy the secured claim to the extent shown below:					
	CREDITOR	DESCRIPTION OF COLLATERAL	AMC	OUNT OF CLAIM SATISFIED		
	-NONE-	COLLATERAL		SATISTILD		
7.	Holders of allowed secured claims shall reta	ain the liens securing said claims to t	he full extent provided	d by § 1325(a)(5).		

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- 8. Other provisions: Debt with TitleMax to be Redeemed through the Chapter 13 Plan, for the full balance owed and payments to be over the full duration of the case.
- 9. The amount, and secured or unsecured status, of claims disclosed in this Plan are based upon debtor's best estimate and belief. An allowed proof of claim will supersede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date	July 11, 2014	Signature	/s/ Elvis Leroy Smith	
		-	Elvis Leroy Smith	
			Debtor	
Date	July 11, 2014	Signature	/s/ Tina Ann Mckenney-Smith	
		C	Tina Ann Mckenney-Smith	
			Ioint Debtor	

Revised 10/2005